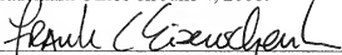


I hereby certify that this correspondence is being electronically filed in the United States Patent and Trademark Office on June 4, 2008.

ELECTION UNDER 35 U.S.C. § 121
Patent Application
Docket No. UF-389


Frank C. Eisenschenk, Ph.D., Patent Attorney

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner : Jennifer M. Kim
Art Unit : 1617
Applicants : Nathan Andrew Shapira, Giselle D. Mann, April M. Annis, Toby Doris Goldsmith
Serial No. : 10/700,156
Filed : November 3, 2003
Conf. No. : 3799
For : Methods to Prevent or Ameliorate Medication-, Procedure- or Stress-Induced Cognitive and Speech Dysfunction and Methods to Optimize Cognitive and Speech Functioning

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313

ELECTION UNDER 35 U.S.C. § 121
AND SUPPLEMENTAL PRELIMINARY AMENDMENT

Sir:

Applicants request that the period for response be extended one month through and including June 4, 2008, the fees for which have been paid at the time this Election was filed.

In response to the written Restriction Requirement dated April 4, 2008 in the above-identified patent application, Applicants hereby elect to prosecute the invention of Group I (claims 1-9, 13-15, 17-22, 24-28 and 31-54), without traverse.

Prior to examination, Applicants respectfully request that the subject application be amended as follows: